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October 18, 2011

VIA ELECTRONIC FILING

The Honorable Jocelyn Boyd Chief Clerk and Administrator The Public Service Commission of South Carolina 101 Executive Center Drive Columbia, South Carolina 29210

Re: • Docket Number 2011-271-E

Joint Petition to Intervene

Dear Ms. Boyd:

Enclosed for filing is Petitioner, the Commission of Public Works of the City of Spartanburg, South Carolina and Petitioner, Spartanburg Sanitary Sewer District's Joint Petition to Intervene, Coversheet and Certificate of Service.

All parties of record have been served. Please notify the undersigned if you there is anything else you may need.

Respectfully	Submitted,
/S/	
Richard L. W	Vhitt

RLW/cas

STATE OF SO	UTH CAROLINA)) REFO	RE THE		
(Caption of Case) Application of Duke Energy Carolinas, LLC for Authority to Adjust and Increase Its Electric Rates and Charges		Š) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CAROLINA)) COVER SHEET			
)) DOCKET) NUMBER: 2))	<u>:011</u> - <u>271</u> -	- <u>E</u>	
(Please type or print)					
Submitted by:	Richard L. Whitt	SC Bar Number: 62895				
Address:	508 Hampton Stre		Telephone:	803-251-7442		
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	9	(1- (1) - 1- (1)		 AustinRogersPA		
☐ Emergency R	Delief demanded in per	OCKETING INFO	2072		') 's Agenda expeditiously	
INDUSTRY (C	heck one)	NAT	URE OF ACTION	(Check all that	t apply)	
		Affidavit	Letter		Request	
☐ Electric/Gas		Agreement		Ĺ	Request for Certificatio	
☐ Electric/Telecon	mmunications	Answer	☐ Motion		Request for Investigation	
☐ Electric/Water		Appellate Review	☐ Objection		Resale Agreement	
☐ Electric/Water/	Telecom.	Application	Petition		Resale Amendment	
☐ Electric/Water/	Sewer	Brief	Petition for R	econsideration	Reservation Letter	
Gas		Certificate	Petition for R	ulemaking	Response	
Railroad		Comments	Petition for Rul	le to Show Cause	Response to Discovery	
Sewer		Complaint	Petition to Int	ervene	Return to Petition	
Telecommunica	ations	Consent Order	Petition to Inter	rvene Out of Time	☐ Stipulation	
☐ Transportation		Discovery	Prefiled Testin	mony	☐ Subpoena	
Water		☐ Exhibit	Promotion		☐ Tariff	
☐ Water/Sewer		Expedited Consideration	on Proposed Ord	er	Other:	
☐ Administrative	Matter	Interconnection Agreeme	ent Protest			
Other:		☐ Interconnection Amendm☐ Late-Filed Exhibit	nent Publisher's Af	fidavit		

BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA DOCKET NO. 2011-271-E

IN RE:	Application of Duke Energy Carolinas,	JOINT PETITION
	LLC for Authority to Adjust and Increase	TO
	Its Electric Rates and Charges	INTERVENE

INTRODUCTION

A Docket was opened in this matter, on July 1, 2011, and assigned the above-referenced Docket number. Joint Petitioners herein, are the (i) Commission of Public Works of the City of Spartanburg, South Carolina and (ii) the Spartanburg Sanitary Sewer District. The Commission of Public Works of the City of Spartanburg, South Carolina's and the Spartanburg Sanitary Sewer District's, <u>Joint Petition to Intervene</u>, filed pursuant to R. 103-825, of this Commission's Rules and Regulations, follows:

JOINT PETITIONERS

Commission of Public Works of the City of Spartanburg, South Carolina.

- 1. The Commission of Public Works of the City of Spartanburg, South Carolina, oversees Spartanburg Water System, (hereinafter as, "SWS").
- 2. SWS owns and operates three drinking water treatment facilities and serves more than 180,000 residents in thirty communities, including all of the City of Spartanburg. Those thirty communities are located in four Counties, spanning from NW Greenville County, Spartanburg, Cherokee and Union Counties.

Spartanburg Sanitary Sewer District.

- 3. The Spartanburg Sanitary Sewer District is a Special Purpose District, established by the State of South Carolina, which is overseen by the Spartanburg Sanitary Sewer District Commission (hereinafter as, "SSSD").
- SSSD owns eight and operates nine wastewater treatment facilities throughout
 Spartanburg County.

Spartanburg Water.

- 5. Although SWS and SSSD are separate legal entities, they share: goals, facilities, business offices, employees, a general manager, a common customer service number and elected commissioners. Both entities, SWS and SSSD are operated under the rubric of "Spartanburg Water" (Spartanburg Water System and Spartanburg Sanitary Sewer District are denominated hereinafter together as, "Spartanburg Water").
- 6. Because of their closely interrelated interests in this matter, SWS and SSSD, are filing this, "Joint Petition to Intervene".

JOINT PETITION TO INTERVENE

- 7. On August 5, 2011, Duke Energy Carolinas, LLC, hereinafter as, "Duke"), filed an Application with the Public Service Commission of South Carolina, (hereinafter as, "Commission") requesting authority from this Commission to adjust and increase its retail electric rates, charges and tariffs.
- 8. SWS's and SSSD's energy costs with Duke in the timeframe of July 1, 2010, through July 31, 2011 totaled, \$2,411,850. Of that total, \$1,093,571 was paid by SWS and \$1,318,279 was paid by SSSD.
- 9. Spartanburg Water's position is that, as to Duke's proposed rate increase (i) Spartanburg Water has a direct and material interest in the issues to be addressed and resolved by this Commission in this Docket and (ii) Duke's proposed rate increase will have a direct and negative, material impact on Spartanburg Water's energy costs, with increases of between 23.4% and 33.9%, from Duke's proposed MP tariff increase, alone.
- 10. Although all of Spartanburg Water's accounts with Duke, will be affected by Duke's rate case filing, Spartanburg Water will incur an annual increase of over \$540,000, in its energy costs from the proposed change to the MP tariff, alone (over thirteen months).
- 11. Spartanburg Water presently has thirteen facilities that will be directly impacted by Duke's proposed increase to the MP tariff.

- 12. The impact on Joint Petitioner SWS and Joint Petitioner SSSD will be greater because (i) Spartanburg Water has recently issued Bonds without an allowance for the increased energy expense contemplated by Duke's rate case and (ii) Spartanburg Water has already completed its 2012 budget, without an allowance for the increased energy expense contemplated by Duke's rate case.
- 13. SWS's and SSSD's position is that they should be allowed to intervene in this Docket, with full rights of participation and that given the state of the record in this Docket at this stage of the proceedings, SWS and SSSD lack sufficient information to set forth their position in this matter with finality, at this time.
- 14. The granting of the Commission of Public Works of the City of Spartanburg, South Carolina's Petition to Intervene and the Spartanburg Sanitary Sewer District's Petition to Intervene, filed jointly, is in the public interest, is consistent with the policies of the Commission in encouraging maximum public participation in issues before it, and intervention should be allowed so that a full and complete record addressing its views and concerns can be developed.
- 15. The Commission of Public Works of the City of Spartanburg, South Carolina and the Spartanburg Sanitary Sewer District are represented by counsel in this proceeding:

Timothy F. Rogers
Richard L. Whitt
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WHEREFORE, Joint Petitioners pray for the following relief:

- (a). That this Joint Petition to Intervene be accepted and that Joint Petitioners be made parties of record;
- (b). That Joint Petitioners be allowed to participate fully in this proceeding and take such positions as they deem advisable; and
 - (c). For such other and further relief as is just and proper.

[Signature Page Follows]

Respectfully Submitted,

/S/

Richard L. Whitt

AUSTIN & ROGERS, P.A.

508 Hampton Street, Suite 300 Columbia South Carolina, 29201

803-251-7442

Attorneys for Joint Petitioners, the Commission of Public Works of the City of Spartanburg, South Carolina and the Spartanburg Sanitary Sewer District.

October 18, 2011 Columbia, South Carolina

BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA DOCKET NO. 2011-271-E

IN RE:	Application of Duke Energy Carolinas, LLC for Authority to Adjust and Increase Its Electric Rates and Charges)	Certificate of Service
)	

I, Carrie A. Schurg, an employee of Austin & Rogers, P.A., certify that I electronically mailed a copy of the Correspondence, Cover Sheet, Petitioner, Spartanburg Water System and Petitioner, Spartanburg Sanitary Sewer District's Joint Petition to Intervene and this Certificate of Service, in the above referenced matter as indicated below, via electronic mail as addressed below, on October 18, 2011.

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[Signature Page Follows]

Docket Number 2011-271	-E
October 18, 2011	
Page 2 of 2	

Columbia, South Carolina	/S/
*	Carrie A. Schurg
October 18, 2011	